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$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$	James A. Lowe (SBN 214383) 18400 Von Karman, Suite 300 Irvine, California 92612	
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6	Attorneys for Defendant	
7	KFx MÉDICAL CORPORATION	
8	UNITED STATE	ES DISTRICT COURT
9	NORTHERN DIST	TRICT OF CALIFORNIA
10	SAN FRAN	ICISCO DIVISION
11		
12	TRAVELERS PROPERTY CASUALTY COMPANY OF AMERICA, a Connecticut) Case No. 13-cv-00710-JSW
13	corporation,	Hon. Jeffrey S. White
14	Plaintiff,	STIPULATION AND [PROPOSED] ORDER
15	VS.	TO MODIFY BRIEFING SCHEDULE ON KFx' REPLY ON ITS MOTION TO
16	KFx MEDICAL CORPORATION, a Delaware corporation,	DISMISS
17	Defendant.))
18	Defendant.))
19		
20	Plaintiff Travelers Property Casualty C	Company of America ("Travelers"), on the one hand,
21	and Defendant KFx Medical Corporation ("KF	Fx"), on the other hand, by and through their respective
22	counsel, hereby stipulate and agree to the follo	wing subject to the approval of the Court.
23	WHEREAS, KFx seeks to file the Repl	ly on its Motion to Dismiss on April 26, 2013 which is
24	the same date its Opposition is due on Travele	ers' Amended Motion for Summary Judgment ("MSJ")
25	filed on April 12, 2013 [Docket No. 28]. Cu	rrently KFx is due to file its Reply on April 18, 2013
26	and its Opposition on April 26, 2013;	
27	WHEREAS KFx believes that similar	arguments will likely be made in both filings because
28	the parties' motions raise similar issues, Tra	avelers' duty to defend an underlying case, albeit in
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motions filed under two different rules. The argument would likely be simplified with less redundancy if both motions are addressed at the same time. Potentially the arguments can be mad in a single combined brief; and WHEREAS, this change in KFx' Reply date will not affect any filing of Travelers; its Repl on its MSJ will remain as presently set for May 3, 2013. NOW THEREFORE, subject to the approval of the Court the parties stipulate and agree that The Reply date on KFx' Motion to Dismiss shall be continued from April 18, 2013 to Apr 26, 2013, the same date as its Opposition is due on Travelers' cross motion for summary judgment.
in a single combined brief; and WHEREAS, this change in KFx' Reply date will not affect any filing of Travelers; its Repl on its MSJ will remain as presently set for May 3, 2013. NOW THEREFORE, subject to the approval of the Court the parties stipulate and agree that The Reply date on KFx' Motion to Dismiss shall be continued from April 18, 2013 to Apr. 26, 2013, the same date as its Opposition is due on Travelers' cross motion for summary judgment.
WHEREAS, this change in KFx' Reply date will not affect any filing of Travelers; its Repl on its MSJ will remain as presently set for May 3, 2013. NOW THEREFORE, subject to the approval of the Court the parties stipulate and agree that The Reply date on KFx' Motion to Dismiss shall be continued from April 18, 2013 to April 26, 2013, the same date as its Opposition is due on Travelers' cross motion for summary judgment.
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The Reply date on KFx' Motion to Dismiss shall be continued from April 18, 2013 to Apr. 26, 2013, the same date as its Opposition is due on Travelers' cross motion for summary judgment.
8 26, 2013, the same date as its Opposition is due on Travelers' cross motion for summary judgment.
9
Dated: April 16, 2013 GAUNTLETT & ASSOCIATES
11 Pru /o/ James A. Lawa
By: /s/ James A. Lowe David A. Gauntlett
James A. Lowe
Attorneys for Defendant KFx MEDICAL CORPORATION
Dated: April 16, 2013 SEDGWICK, LLP
16 Bated. April 10, 2013
By: /s/ Bruce D. Celebrezze
Bruce D. Celebrezze Dean J. McElroy
Attorneys for Plaintiff
TRAVÉLERS PROPERTY CASUALTY COMPANY OF AMERICA
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PURSUANT TO STIPULATION, IT IS SO ORDERED.
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Dated: April 17, 2013
UNITED AT ATT S DISTRICT HIDGE
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